

COMMERCIAL GUARANTY

Principal Com Date Maturity Carning Account Officer Initials Carning Control Company References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or ham.

Any item above containing "** " has been emitted due to text length limitations.

Borrower:

Justice Farms of North Carolina, LLC.

302 South Jefferson Street Roanoke, VA 24011

Guarantor:

James C. Justico, II 208 Dwyer Lans Lewisburg, WV: 24901

Lender:

Middletown Velley Bank. 24 West Main Street PO Box 75

Middletown, MD 21769

CONTINUING GUARANTEE OF PAYMENT AND PERFORMANCE. For good and valueble consideration, Guarantee absolutely and unconditionally guarantees full and punctual payment and satisfaction of the indebtedness of Borrower to Lander, and the patformance and discharge of all Borrower's obligations under the Note and the Related Documents. This is a guaranty of payment and performance and not of collection, so lander on enforce this Guaranty against Guarantee when Lender has not exhibited Lender's remodes against enrone also obligated to pay the indebtedness or against enrone associations, and the indebtedness, this Guaranty or any other guaranty of the Indebtedness. Guarantee will make any payments to Lunder or its order, on damand, in legal tender of the United States of America, in same-day funds, without set-off or documents of the Indebtedness perform Borrower's obligations under the Note and Related Documents. Under this Guaranty, Guarantee flability is unlimited and Guarantee's obligations are continuing.

INDESTEDNESS. The word "Indebtedness" as used in this Guaranty means all of the principal emount outstanding from time to time and at any one or more times, accrued unould interest thereon and all collection costs and legal expenses related thereto permitted by law, responsible attorineys" fores, arising from any and all dobbs; liabilities and obligations of every nature or form, new existing or horseitor circle) or exclusing or expenses includes, without implication, that somewer individually or collectively or interechanges by with extens, even or will owe Lander. "Indebtedness includes, without limitation, losses, advances, debts, overdest indebtedness, cradit card Indebtedness, lease obligations, liabilities and obligations under any interest rate losms, agvances, debts, overdest indebtodness, crodit card Indebtodness, lease obligations, labilities and obligations under any interest rate protection agreements or foreign, currency exchange operations, including the protection agreements or foreign closes, and labilities and obligations what or substitute, these debts, liabilities and obligations what for vicinitarity or involuntarity incurred; due for to become due by their forms or screenarthy, a besource of confinent, liquidated or unliquidated of undetermined direct or indirect primary or secondary in nature or artifers from a guaranty or among our unliquidated or undetermined direct or indirect primary or secondary in nature or artifers, liquidated or unliquidated or undetermined direct or indirect primary or secondary in nature or artifers from a guaranty or among our unliquidated or undetermined direct or indirect primary or secondary in nature or artifers from a guaranty or among our unsertied or unsertied or unsertied and several evidenced by a negotiable or non-negotiable instrument or writing; originated by Londor or or others, barred or unserforceable against Borrower for any reason required or extinguished and then afterwards increased or reinsteted.

If Lender presently holds one or more guaranties, or hereafter receives additional guaranties from Guarantor. Lender's rights under all guaranties shall be cumulative. This Guaranty shall not (unless specifically provided below to the contrary) affect or invalidate any such other guaranties. Guarantor's liability will be Guarantor's aggregate liability under the terms of this Guaranty and any such other unterminated guaranties.

CONTINUING GUARANTY. THIS IS A "CONTINUING GUARANTY" UNDER WHICH GUARANTOR AGREES TO GUARANTEE THE FULL AND PUNCTUAL PAYMENT, PERFORMANCE AND SATISFACTION OF THE INDEBTEDNESS OF BORROWER TO LENDER, NOW EXISTING OR HEREATTER ARISING OR ACQUIRED, ON AN OPEN AND CONTINUING BASIS. ACCORDINGLY, ANY PAYMENTS MADE ON THE INDEBTEDNESS WILL NOT DISCHARGE OR DIMINISH QUARANTOR'S OBLIGATIONS AND LIABILITY UNDER THIS QUARANTY FOR ANY REMAINING AND SUCCEEDING MODESTEDNESS EVEN WHEN ALL OR PART OF THE OUTSTANDING INDESTEDNESS. MAY BE A ZERO BALANCE FROM TIME TO TIME.

BALANCE FROM TIME TO TIME.

DURATION OF GUARANTY. This Guaranty will take effort when received by Lander without the necessity of any acceptance by Lender, or any notice to Guaranter or to Borrower, and will continue in full force until all the indebtadness hoursed or contracted before receipt by Lender of any notice to Guaranter or to Borrower, and will continue in full force until all the indebtadness hoursed or contracted before receipt by Lender of any notice of revocation shall have been fully and finally peld one detilated and all of Guaranter's other obligations under this Guaranty shall have been performed in full. If Guaranter's written notice of revocation must be mailed to Lender, by certified mail, at Lender's address listed above or such other place as Lender may designate in writing. Written revocation of this Guaranty will apply only to new Indebtadness created after acruel receipt by Lender of Guaranter's written revocation. For this purpose and without limitation, the term "new Indebtadness" does not include the Indebtadness which at the time of notice of revocation is contingent, unliquidated, undertermined or not dise and which is toric becomes absolute, fluid allowed, determined or due. For this purpose and without limitation, "new Indebtadness" does not include all or part of the Indebtadness that is: Incurred by Borrower prior to revocation, incurred under a commitment that became labriding before revocation; any tempolar, acceptance by Borrower prior to revocation, incurred under a commitment that became labriding before revocation; any tempolar, acceptance by Borrower prior to revocation, incurred under a commitment that became labriding before revocation; any tempolar, acceptance by Borrower prior to revocation, incurred under a commitment that became labriding before revocation; any tempolar, acceptance by Borrower prior to revocation, incurred under a commitment of the Indebtadness; acceptance acceptance and modifications of the Indebtadness; acceptance acceptance and modifications of

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GUARANTOR'S AUTHORIZATION TO LENDER. Guarantor surbetires, Lender, either before or alter say, revocation hereof, without notice of demand and without isseeming Guarantor flability under this Guaranty, from time to time: (A) prior to revocation as set forth above, to ricke one or more additional sourced or unsecured loans to Borrower, to lease equipment or other goods to Borrower, or otherwise to attend additional sourced or unsecured loans to Borrower, to lease equipment or other goods to Borrower, or otherwise to attend additional strainty (B) to alter, compromise, renow, excelerate, or otherwise change one or more times the time for payment or other terms of the indobtedness or any part of the indobtedness, including increases and decreases of the rate of interest on the indebtedness; (C) to take end hold security for the gayment of the Guaranty or the indebtedness, and exchange, enforce; waive, subordinate, fall or decide on the perfect, and release any such security, with or without the substitution of new collateral; (D) to release, substitute, agree not to sue, or deal with any one or more of Borrower's survives, endorsors, or other guarantors on any terms or in any manuse Lander may choose; (D) to determine how, when and what application of payments and credits shall be made on the indebtedness; (F) to apply such security and direct the order or manner of all thereof, including without limitation, yn perfudicial sele permitted by this terms of the controlling associety of credits and locations or the substitute of the locations of the controlling associety of credits and locations and the substitutes of the locations of the substitutes of the locations and locations and locations and locations are located to the locations of the substitutes. Substitutes and locations are located to the locations of the locations and locations and locations are located to the locations.

part of the Indebtodicess and (It) to easign or transfor this Guaranty in which or in part.

GUARANTOR'S REPRESENTATIONS AND WARRANTERS, Guarantor in quality in any way the terms of this Guaranty (B) this Guaranty executed at Borrower's request and not at the request of Lender, (C) Guarantor has full power, right and surhority to enter this Guaranty (C) the provisions of this Guaranty do not conflict with or result into default under any agreement of other instrument bloding upon Guaranty and do not result in a violation of any law, regulation, court decree or order applicable to Guaranty; (E) districtly upon Guarantor and do not result in a violation of any law, regulation, court decree or order applicable to Guaranty; (E) Guarantor is the binding upon Guarantor and of not result in a violation of any law, regulation, court decree or order applicable to Guarantor; (E) Guarantor is Guarantor as executed in the second of the order of the second of the second of the order of the second of the seco

GUARANTOR'S FINANCIAL STATEMENTS. Guerentor egrees to furnish Londer With the following:

Additional Regulaments. (A) As soon as evallable, but in no event later than one-hardrod-twenty (120) days after the and of each fiscal year, Guaranter's personal financial statement for the year ended, prepared by Guaranter's personal financial statement for the year ended, prepared by Guaranter's Di Verification of Liquidity.

COMMERCIAL GUARANTY (Continued)

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All financial reports required to be provided under this Guaranty shall be prepared in accordance with CAAP, applied on a constatent basis, and certified by Guaranter as being true and correct.

certified by Gyarentor as sound true and correct.

GUARANTOR'S WAIVERS, Except as prohibited by applicable law, Guarantor walves any right to require Lander (A) to continue landing money, or to extend other, credit to Borrower; (B) to make any presentment, protest, demand, or notice of any kind, including notice of any recognized of the indebtedness or of any nonpayment related to any collateral, or notice of any action or nonection, on the part of Borrower, Lender, any surroy, andorser, or other guarantor in connection with the indebtedness or in connection, with the creation of now or additional leans or obligations; (C) to resport for payment or to proceed directly of at once against any parson, including Borrower or any other guarantor; (D) to proceed directly against or exhaust any collateral held; by, Lender from Borrower, any other guarantor, or any other person; (E) to give notice of the turns; time; and place of any public or private asked on personal property excertly held by Lander from Borrower or to complet with any other applicable provisions of the Uniform Commercial Code; (E) to pursue any other remady within Lander's power; or (C) to commit any act or omission of any land, or at any time, with respect to any metter whatever.

act or omission of any sind, or at any time, with respect to any instance with section of any sind and all rights or defenses besed on surelyship or impairment of collateral including, but not limited to, any rights or defenses arising by reason of 11 any election of remedies by Lender which destroys or otherwise advansely affects Guaranter's subrogation rights or Guaranter's sights to proceed calent Borrower for reimbursament, including without limitedon, any loss of rights Guaranter may suffer by reason of any ten limiting, qualifying, or discharging the indebtedness; 12 any disability or other defense of Borrower, of any other person, or by reason of the casestion of Borrower's liability, from any cause whatsoever, other than payment in full in legal tender, of the indebtedness; (1) any right to claim discharge of the indebtedness on the basis of unjustified impairment of any Collateral for the Indebtedness; (1) any statute of limitations, if of any time any action or suit brought by Lender against Guaranter is commenced, there is outstanding indebtedness which is not berred by any applicable statute of limitations. Guaranter acknowledges and agrees that Oueranter's obligations under this, Guaranter, shell apply to and continued with respect to any amount paid to Lender which is subsequently recovered from Lender, for any reason whatsoever linelating without limitation, as a result of bankrupter, insolvency or fraudulent conveyance proceedingly, notwithstanding the fact that all or a part of the indebtedness may have been provided to both.

Guarantor further walves and agrees not to assort or claim at any time ony doductions to the amount guaranteed under this Guaranty for any claim of setoif, counterclaim, counter domand, recoupment or similar right, whether such claim, domand or right may be asserted by the Borrower, the Guarantor, or bioth;

Guaranter's Understanding With Respect To Walvers. Guaranter wandate and agrees that each of the walvers are forth above is madewith Guaranter's full knowledge of its significance and consequences and that, under the circumstances, the walvers are responsible and not contrary to public policy or law. If any such walver, is department to be contrary to any applicable law or public policy, such walver shall be affective only to the exterin permitted by law or public policy.

Right of Setoff. To the extent permittied by applicable law, Lender reserves a right of earoff in all Guaranter's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Guaranter holds jointly with someons also and all accounts Guaranter may open in the future. However, this does not include any IRA or Keegh accounts, or any trust accounts for which account would be prohibited by law. Guaranter enthricks Lender, to the extent permitted by applicable law, to hold these funds if there is a defeate, and Lender may apply the funds in these accounts to pay what Guaranter owns under the terms of this Guarante.

Subordination of Borrower's Debts to Guzianter. Guzianter agrees that the Indebtodoes, whether now existing or hereafter created, shall be superfor to any claim that Guzianter may new have or hereafter acquire against Borrower, whether or not Borrower becomes insolvent. Quzianter hereby expressly subordinates any claim Guzianter may have against Borrower, upon any account whistoever, to any claim that Lander may, new or hereafter have against Borrower. In the event of insolvency and consequent Equidetion of the exact of Borrower explicable to the payment of the claims of both Lender and Guzianter, shall be paid to Lender of all claims when the exact of Borrower explicable. Guzianter does hereby assign to Lender oil: claims which it may have or acquire against Borrower or signified, any estignee or trustee in logal tender of the Indebtedoes. If Lender to satignment shall be effective only for the purpose of assignment who provided however, that such estignment shall be effective only for the purpose of assignment who provided however, that such estignment shall be effective only for the purpose of assignment was dependent of the Indebtedoess. If Lender so requests, any notes or credit agreements now or hereafter evidencing any debts or obligators of Borrower to Guzianter and shall be instructed with a logard that the same are subject to this Guzianty and shall be delivered to Lender. Surrenter agrees, and Lender is interly surfaced, if the near of Guzianter, from time to time to (illed financing attender the government). Conference and enforce the rights under this Quzianty.

CONFESSED JUDGMENT. UPON THE OCCURRENCE OF A DEFAULT ON THE INDESTEDNESS, GUARANTOR HEREBY AUTHORIZES ANY ATTORNEY DESIGNATED BY LENDER OR ANY CLERK OF ANY COURT OF RECORD TO APPEAR FOR GUARANTOR IN ANY COURT OF RECORD AND CONFESS JUDGMENT WITHOUT PRIOR HEARING AGAINST GUARANTOR IN FAVOR OF LENDER FOR, AND IN THE AMOUNT OF, THE UNPAID BALANCE OF THE PRINCIPAL AMOUNT OF THIS GUARANTY, ALL INTEREST, ACCRUED AND UNPAID THEREON, ALL OTHER AMOUNTS PAYABLE BY GUARANTOR OR, GUARANTY, ALL INTEREST, ACCRUED AND UNPAID THEREON, ALL OTHER AMOUNTS PAYABLE BY GUARANTOR OR, GUARANTY, ALL INTEREST, ACCRUED AND UNPAID THEREON, ALL OTHER AMOUNTS PAYABLE BY GUARANTOR OR, GUARANTY, ALL INTEREST, ACCRUED AND UNPAID THEREON, ALL OTHER AMOUNTS PAYABLE BY GUARANTOR OR, GUARANTY AND THIS GUARANTY OR THIS GUARANTY OR THE PRINCIPAL OR ANY OTHER AGREEMENT, DOCUMENTS, INSTRUMENT EVIDENCING, SECURING OR, GUARANTY MING THE OBLIGATIONS EVIDENCED BY THIS GUARANTY OR THE RIGHTS OR REPORTED THAT EVEN AFTER ONE OR MORE CONFESSED JUDGMENTS ARE ENTERED PURSUANT. TO THIS GUARANTY THAT LENDER SHALL RETAIN THE RIGHT TO COLLECTION OF THIS GUARANTY, ATTORNEYS FEES, EXPENSES AND COSTS ACTUALLY INCURRED IN CONNECTION WITH THE COLLECTION OF THIS GUARANTY, ATTORNEYS FEES, EXPENSES AND COSTS ACTUALLY INCURRED IN CONNECTION WITH THIS GUARANTY OR THE RELATED DOCUMENTS ATTORNEYS FEES, EXPENSES AND COSTS ACTUALLY INCURRED IN FAVOR OF THE SHALL RETAIN THE RIGHT TO COSTS ACTUALLY INCURRED IN FAVOR OF THE PARTIES FROM AND COSTS ACTUALLY INCURRED IN FAVOR OF THE PARTIES ACCUALLY INCURRED IN THE PARTIES ACCUALLY INCURRED IN THE PARTIES ACCUARTED IN FAVOR OF LENDER, GUT SHALL SURVIVE THE ENTRY OF ANY JUDGMENT ON THE PARTIES OF THE RELATE

Guaranter hereby releases, to the extent permitted by applicable law, all arrors and all rights of examption, appeal, stay of exacution, inquisition, and other rights to which Borrower may otherwise be smitted under the laws of the United States or of any state or possession of the United States now in torce and which may havestrar be enacted. The surheity and power to appear for and anter judgment against Guaranter shall not be achieusted by one or more exercises thereof or, by any imperfect concide thereof and shall not be extinguished by any judgment entered pursuant thereto. Such sutherly may be exercised on one or more occasions or from time to time in the same or different jurisdictions us often as Londer shall down necessary or desirable, for all of which this Guaranty shall be a sufficient warrant.

Miscellaneous Provisions. The following miscellaneous provisions are a part of this Gueranty:

Amendments. This Gueranty, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the metrics set forth in this Gueranty. No alteration of or emendment to this Gueranty shall be effective unless given in writing and algreed by the party or parties sought to be charged or bound by the situration or amendment.

Atterneys' Feest Expenses. Quaranter agrees that if Lender titres an atterney to help enforce this Quaranter will pay, subject to any limits under explicable law, Lander's reasonable atterneys' less and all of Lender's other collection expenses, whether or not there is a lewest and including without limitation editional legal expenses for behaviority proceedings. Guaranter further agrees to pay these atterneys' fees and expenses even if incurred after the date of any judgment Lander may obtain and agrees that the obligation will survive the entry of, and not be merged into entry judgment.

Caption Headings: Caption headings in this Gueranty are for convenience purposes only and are not to be used to interpret or define the provisions of this Gueranty.

Governing Law. This Guaranty will be governed by fodered law applicable to Lender and, to the extent not proempted by federed law, the laws of the State of Maryland without regard to its conflicts of law provisions.

Choles of Venue. If there is a lawsuit, Guaranton agrees upon Lander's request to submit to the juitsdiction of the courts of Frederick.
County, State of Maryland.

Integration. Guarantor further agrees that Quarantor has read and fully understands the terms of this Quaranty; Guarantor has had the opportunity to be advised by Guarantor's attempt with respect to this Quaranty; the Quaranty this flutter that Guarantor's interpret the terms of this Quaranty. Quarantor hereby indomnifies and hold Landor harmises from all losses, claims, damages, and costs, including Landor's attempts the surface or incurred by Landor as a result of any breach by Quarantor of the warranties, representations and agreements of this peregraph.

Loan No:

Interpretation. In all cases where there is more than one Borrowick or Guarantor, then all words used in this Guaranty in this plagular shall be deemed to have been used in the plural where the context and construction so require) and where there is more than one. Borrower mands in this Guaranty or when this Guaranty is executed by more than one Guaranty is words "Borrower" and "Guarantor" respectively shall mean all and any one errors of them. If a court finds that any provision of this Guaranty is not valid or should not be enforced; that fact by itself will not mean that the rest of this Guaranty will not be valid or enforced. Therefore, a court will enforce the rest of the provisions of this Guaranty even it a provision of this Guaranty may be found to be invalid or unanforcestile. If any one or more of Borrower or Guaranter are corporations, parmerships, limited liability companies, or similar entities, it is not necessary for Lander to Inquire Into the powers of Borrower or Guaranty and one of the Guaranty or of the order of the provision of this Guaranty and or purporting to act on their behalf, and any indebtedness made or created in relience upon the professod exercise of such powers shall be guaranteed under this Guaranty.

JURY WAIVER. LENDER AND BORROWER AND GUARANTOR EACH HEREBY WAIVE TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO WHICH LENDER OR BURROWER OR GUARANTOR MAY BE PARTIES. ARISING OUT OF, OR IN ANY WAY PERTAINING TO, THIS GUARANTY, IT IS AGREED THAT THIS WAIVER CONSTITUTES A WAIVER OF TRIAL BY JURY OF ALL CLAIMS AGAINST ALL PARTIES TO SUCH ACTIONS OR PROCEEDINGS. THIS WAIVER IS KNOWINGLY, WILLINGLY AND VOLUNTARILLY MADE BY LENDER AND BORROWER AND GUARANTOR EACH HEREBY REPRESENT THAT NO REPRESENTATIONS OF FACT OR OPINION HAVE BEEN MADE BY ANY INDIVIDUAL TO INDUCE THIS WAIVER OF TRIAL BY JURY OR TO IN ANY WAY MODIFY OR NULLIPY ITS EFFECT. BORROWER AND GUARANTOR EACH PURTHER REPRESENT THAT FACH HAS BEEN REPRESENTED IN THE SIGNING OF THIS GUARANTY, AND IN THE MAKING OF THIS WAIVER BY INDEPENDENT LEGAL COUNSEL, BELECTED OF FEACH'S OWN FREE WILL, AND THAT EACH HAS HAD THE OPPORTUNITY TO DISCUSS THIS WAIVER WITH COUNSEL.

Notices. Any notice required to be given under this Guaranty shall be given in writing, and, except for revocation notices by Guarantor, shall be effective when actually delivered, if hend delivered, when actually notived by telefaceimile tunless otherwise required by law), when deposited with a nationally recognized overnight counter, or, if melled, when deposited in the United States mail, as first class, certified or registered moli postage prepaid, directed to the addresses shown near the beginning of this Guaranty. All revocation notices by Guarantor shall be in writing and shall be effective upon delivery to Lander, as provided in the section of this Guaranty entitled or other parties, specifying that the purpose of the motice is to change the purity address. For notice purpose, Guarantor agrees to keep Lander informed at all times of Guarantor's current address. Unless otherwise provided or required by law, if there is more than one Guarantor, any notice given by Londer to any Guarantor is deemed to be notice given to all Guarantors.

No Wolver by Lander, Lander shall not be deemed to have wished any rights under this Guaranty unless such walver is given in writing and signed by Lander. No delay or ombalen on the part of Lender is excising any right shall operate as a walver of such right of any other right. A walver by Lander of a provision of this Guaranty, shall not projudice or constitute a walver of Lander's right of burner right. A walver by Lander of a provision of this Guaranty, No prior walver of Lander's right of the walver of the provision of the Guaranty. No prior walver by Lander, nor any course of dealing between Lander and Guarantor, shall constitute a walver of any of Lander's rights or of any of Guarantor's obligations as to any future presentains. Whenever the consent of Lander is required under this Guaranty, the granting of such consent by Lander in any instance-shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lander.

Successors and Assigns. Subject to any limitations stated in this Guaranty on transfer of Guaranter's interest, this Guaranty shall be binding upon and inure to the benefit of the parties, their heirs, personal representatives, successors and assigns.

Definitions. The tollowing capitalized words and torms shall have the following meanings when used in this Guaranty. Unless specifically stated to the contrary; all references to doller amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Guaranty shall have the meanings attributed to such terms in the Uniform Commercial Code:

Borrower. The word "Borrower" meens Justice Farms of North Carolina, LLC and includes all po-algrers and co-makers signing the Note and all their successors and seeigns.

GAAP. The word "GAAP" means generally accepted accounting principles.

Guarantor. The word "Guarantor" means everyone signing this Guaranty, including without limitation James C: Justice, II, and in each case, any signer's successors and assigns.

Gueranty. The word "Gueranty" means this gueranty from Gueranter to Londor,

indebtodness. The word "Indobtodness" means Borrower's indebtodness to Lender as more particularly described in this Guaranty.

Lender. The word "Lender" moans Middletown Valley Bank, its successors and assigns,

Note. The word "Note" means and includes without limits fion all of Berrower's promissory notes and/or credit agreements avidencing. Borrower's loan obligations in favor of London, together with all renewals of, extensions of, modifications of, rollinguiding of, consolidations of and substitutions for premissory notes or credit agreements.

Related Documents. The words "Related Documents" mean all premissory notes; credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, accurity deeds, colleteral mortgages, and all other insuraments, agreements and documents, whether now or hordefor existing, executed in connection with the indebtedness.

EACH UNDERSIGNED GUARANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS GUARANTY AND AGREES TO ITS TERMS. IN ADDITION, EACH GUARANTOR UNDERSTANDS THAT THIS GUARANTY IS EFFECTIVE UPON GUARANTOR SECUTION AND DELIVERY OF THIS GUARANTY TO LENDER AND THAT THE GUARANTY WILL CONTINUE UNTIL TERMINATED IN THE MANNER SET FORTH IN THE SECTION THEED "DURATION OF GUARANTY". NO FORMAL ACCEPTANCE BY LENDER IS NECESSARY TO MAKE THIS GUARANTY SET FORTH OF THE SECTION THEED "DURATION OF GUARANTY".

THIS GUARANTY IS GIVEN UNDER SEAL AND IT IS INTENDED THAT THIS GUARANTY IS AND SHALL CONSTITUTE AND HAVE THE EFFECT OF A SEALED INSTRUMENT ACCORDING TO LAW.

.GUARANTOR:

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